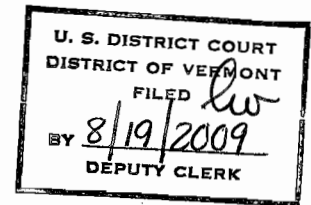


UNITED STATES DISTRICT COURT
FOR THE
DISTRICT OF VERMONT



"Complaint"

1:09-cv-173

- 1.) AZAEL DYTHIAN PERALES (*Presiding Chief Counsel & Plaintiff*)
Post Office Box 501
Fullerton, California 92836
- 2.) DEPARTMENT OF JUSTICE / Office Of General Counsel
Division/ Attorney General – Mr. Eric H. Holder Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530
- 3.) DEPARTMENT OF JUSTICE / Office Of Inspector General
Division/ Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530
- 4.) DEPARTMENT OF JUSTICE / Office Of Civil Rights Division
Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530
- 5.) DEPARTMENT OF JUSTICE / Office Of Anti Trust Division /
Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530

- 6.) DEPARTMENT OF JUSTICE / Office Of Bureau Of Prisons
Division / Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
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- 7.) DEPARTMENT OF JUSTICE / Office Of Dispute Resolutions /
Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
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- 8.) DEPARTMENT OF JUSTICE / Office Of Racial Conflict
Division / Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530
- 9.) DEPARTMENT OF JUSTICE / Office Of Drug Enforcement
Division / Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530
- 10.) DEPARTMENT OF JUSTICE / Office Of Environment & Natural
Resources Division / Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530
- 11.) DEPARTMENT OF JUSTICE / Executive Office Of The United
States Attorney's Office Division /
Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530

- 12.) DEPARTMENT OF JUSTICE / Executive Office For
Immigration Review Division /
Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530
- 13.) DEPARTMENT OF JUSTICE / Executive Office For
Justice Management Division/
Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530
- 14.) DEPARTMENT OF JUSTICE / Executive Office For
United States Trustees Division
Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530
- 15.) DEPARTMENT OF JUSTICE / Federal Bureau Of Investigation
Division / Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530
- 16.) DEPARTMENT OF JUSTICE / Intelligence Policy And Review
Division/ Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530
- 17.) DEPARTMENT OF JUSTICE / Information And Privacy
Division / Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530

- 18.) DEPARTMENT OF JUSTICE / Justice Management Division /
Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530
- 19.) DEPARTMENT OF JUSTICE / Justice Programs Division /
Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530
- 19.) DEPARTMENT OF JUSTICE / Legal Counsel Division /
Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530
- 20.) DEPARTMENT OF JUSTICE / Legislative Affairs Division/
Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530
- 21.) DEPARTMENT OF JUSTICE / National Drug Intelligence
Center Division /
Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530
- 22.) DEPARTMENT OF JUSTICE / Pardon Attorney Division
Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530

- 23.) DEPARTMENT OF JUSTICE / Professional Responsibility
Division / Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530
- 24.) DEPARTMENT OF JUSTICE / Tax Division
Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530
- 25.) DEPARTMENT OF JUSTICE / United States National
Central Bureau-Interpol Division /
Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530
- 26.) DEPARTMENT OF JUSTICE / United States Parole
Commission Division /
Attorney General – Mr. Eric H. Holder, Jr.
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530

Plaintiff(s),

VS.

Docket No. _____

- 1.) Lowe's Companies, Incorporated
President & Chief Executive Officer - Mr. Robert A. Niblock
Qualified Benefits Plans, PR9
Post Office Box 1111
North Wilkesboro , North Carolina 28656

2.) Wal-Mart Stores, Incorporated

President & Chief Executive Officer - Mr. Mike Duke
702 SW 8th Street
Bentonville , Arkansas 72716-8611

3.) Sam's Club, Company- A Division of Wal-Mart, Incorporated

President & Chief Executive Officer - Mr. Brian Cornell
608 SW 8th St.
Bentonville , AR 72712-6097

4.) MetLife Stable Value, Company

President & Chief Executive Officer - Mr. C. Robert Henrikson
200 Park Ave.
New York , NY 10166-0188

5.) Vanguard Conservative Growth, Incorporated

President & Chief Executive Officer - Mr. F. William McNabb III
20 Burton Hills Blvd., Ste. 100
Nashville , TN 37215

6.) Vanguard Moderate Growth, Incorporated

President & Chief Executive Officer - F. William McNabb III
20 Burton Hills Blvd., Ste. 100
Nashville, TN 37215

7.) Vanguard Growth, Incorporated

President & Chief Executive Officer - Mr. F. William McNabb III
20 Burton Hills Blvd., Ste. 100
Nashville , TN 37215

8.) Vanguard Institutional Index, Incorporated

President & Chief Executive Officer - Mr. F. William McNabb III
20 Burton Hills Blvd., Ste. 100
Nashville , TN 37215

9.) Fidelity Equity Income, Incorporated

100 Crosby Parkway
Covington , KY 41015
President & Chief Executive Officer - Mr. Edward Crosby Johnson III

10.) Fidelity Magellan

100 Crosby Parkway
Covington , KY 41015
President & Chief Executive Officer - Mr. Edward Crosby Johnson III

11.) American Century Ultra, American Century Investments Incorporated

PO Box 419200
Kansas City, MO 64141-6200
President & Chief Executive Officer - Mr. Jonathan Thomas

12.) American Century Value, Incorporated American Century Investments Incorporated

PO Box 419200
Kansas City, MO 64141-6200
President & Chief Executive Officer - Mr. Jonathan Thomas

- 13.) T. Rowe Price Mid –Cap Growth, Incorporated
President & Chief Executive Officer - Mr. James Kennedy
100 East Pratt Street
Baltimore, Maryland 21202
- 14.) Franklin Bal. Sheet Inv., Franklin Resources Incorporated
President & Chief Executive Officer - Mr. Gregory E. Johnson
One Franklin Parkway
San Mateo, CA 94403
- 15.) Pioneer Growth Opportunity, Pioneer Investment Management Incorporated
President & Chief Executive Officer – Mr. Daniel K. (Dan) Kingsbury

30 Dan Rd.
Canton, MA 02021-2809 &

60 State Street
Boston, MA 02109
- 16.) American Century International, American Century Intl Growth C Incorporated
President & Chief Executive Officer - Mr. Jonathan Thomas
4500 Main Street
Kansas City MO 64111
- 17.) Lowe's Stock, Incorporated
President & Chief Executive Officer Mr. Robert A. Niblock
Qualified Benefits Plans, PR9
Post Office Box 1111
North Wilkesboro , North Carolina 28656

- 18.) Administrative Office Of The United States Court
Director – Mr. James C. Duff
Washington, D.C. 20544
- 19.) United States Department Of Labor
U.S. Secretary Of Labor – Ms. Hilda L. Solis
200 Constitution Avenue , N.W.
Washington, D.C. 20210
- 20.) United States Department Of Commerce
U.S. Secretary Of Commerce – Mr. Gary Locke
1401 Constitution Avenue, N.W.
Washington, D.C. 20230
- 21.) United States Department Of Homeland Security
U.S. Secretary Of Homeland Security – Ms. Janet Napolitano
Washington, D.C. 20528
- 22.) United States Department Of The Treasury
U.S. Secretary of The Treasury – Mr. Timothy F. Geithner
1500 Pennsylvania Avenue, N.W.
Washington, D. C. 20220
- 23.) United States House Of Representatives (Judiciary Committee)
Chairman – Mr. John Conyers, Jr.
2138 Rayburn House Office Building
Washington, D.C. 20515
- 24.) United States House Of Representatives (Appropriations-
Committee)
Chairman – Mr. David R. Obey
H 218 Capitol Building
Washington, D.C. 20515

25.) United States Senate (Judiciary Committee)

Chairman – Mr. Patrick J. Leahy
224 Dirksen Senate Office Building
Washington, D.C. 20510

26.) United States Senate (Appropriations Committee)

Chairman – Mr. Robert C. Byrd
S 128 Capitol Building
Washington, D.C. 20510

Defendant(s),

- 1.) Honorable Clerk of the Court, I am asserting that the United States
- 2.) District Court of Vermont has jurisdiction to hear this case
- 3.) Because all Plaintiffs and Defendants conduct business in the State
- 4.) of Vermont.

- 1.) All named Defendant are guilty of U.S.C. Title 15 s. 2.
- 2.) Monopolizing trade a Felony. Each Defendant conspired with each
- 3.) other to monopolize the commerce in there respected organizations.
- 4.) As a result of there monopolization the Defendants facilitated harm
- 5.) to me as an individual beginning in the year 2005 to Present.
- 6.) As a result of there monopolization the Co-Plaintiffs were
- 7.) overwhelmed with civil and criminal liability on part of the actions
- 8.) of the States Standing Senate (Judiciary Committee),
- 9.) United States Senate Standing (Appropriations Committee).
- 10.) United States House of Representatives (Appropriations-
- 11.) Committee). United States House of Representatives (Judiciary
- 12.) Committee), United States Department of the Treasury,
- 13.) United States Department of Homeland Security, United States
- 14.) Department of Commerce, United States Department
- 15.) of Labor and The Administrative Office of The United States
- 16.) Courts. I sustained traumatic emotional, physical and mental
- 17.) harm because of the named Defendants misconduct
- 18.) and violation of U.S.C. Title 15 s. 2. From 2005
- 19.) to Present, I intermittently had to live without food, clean
- 20.) water, freedom, shelter from the elements, the right to vote for

21.) our elected officials, intimacy, privacy, a career, happiness,
22.) respect, hope, a formal education, peace, joy, family, friends,
23.) a drivers license, an automobile, private representation,
24.) public representation, money, un-employment
25.) insurance, inspiration, the pursuit of happiness, safety, security
26.) and liberty. My mother Dorothy Clover Thomas died without
27.) my knowledge in April of 2005 while I was an indigent. I was
28.) Unable to attend her funeral. Although all named Defendants
29.) knew of her death and facilitated my current indigent status
30.) none of them offered to help me in any way or provide information
31.) of my mothers death. I was told by my cousin Juaria Shelton in
32.) December 2008 that my mother had died as an invalid in a
33.) Wheelchair in April 2005.
34.) All named Defendant are guilty of U.S.C. Title 15 s. 3.
35.) Trusts in Territories or District of Columbia illegal; combination
36.) a felony. The named Defendants contracted in combination of
37.) Trusts funds and conspired in restraint of trade and commerce
38.) of revenues between states and foreign nations from the year
39.) 2005 to Present.
40. As a result of there monopolization the Co-Plaintiffs were

41. overwhelmed with civil and criminal liability on part of the actions
42. of the United States Senate Standing (Judiciary Committee),
43. United States Senate Standing (Appropriations Committee).
44. United States House of Representatives (Appropriations-
45. Committee). United States House of Representatives (Judiciary
46. Committee), United States Department of the Treasury,
47. United States Department of Homeland Security, United States
48. Department of Commerce, United States Department
49. Of Labor and The Administrative Office of The United States
50. Courts.
- 51.) I sustained traumatic emotional, physical and mental harm because
- 52.) Of the named Defendants misconduct and violation of U.S.C. Title
- 53.) 15 s. 3. From 2005 to Present intermittently. I had to live without
- 54.) food, clean water, freedom, shelter from the elements, the right to
- 55.) vote for our elected officials, intimacy, privacy, a career, happiness,
- 56.) respect, hope, a formal education, peace, joy, family, friends,
- 57.) a drivers license, an automobile, public representation, private
- 58.) representation, money, un-employment insurance,
- 59.) inspiration, the pursuit of happiness, safety, security
- 60.) and liberty.

61.) All named Defendant are guilty of U.S.C. Title 15 s. 4.

62.) Jurisdiction of courts; duty of United States attorneys; procedure.

63.) Each Defendant conspired with each other in several District

64.) Courts of the United States to violate U.S.C. Title 15 s (1) through

65.) (7). As a result of the Defendants violation of Title 15 s. 4 the Co-

66.) Plaintiffs were overwhelmed with civil and criminal liability on

67.) Part of the actions of the United States Senate Standing

68.) (Judiciary Committee), United States Senate (Appropriations-

69.) Committee).United States House of Representatives

70.) (Appropriations Committee), United States House of

71.) Representatives (Judiciary Committee), United States Department

72.) of the Treasury, United States Department of Homeland Security,

73.) United States Department of Commerce, United States Department

74.) Of Labor and the Administrative Office of The United States

75.) Courts. I sustained traumatic emotional, physical and mental

76.) harm because ff the named Defendants misconduct

77.) and violation of U.S.C. Title 15 s. 4. From 2005 to Present,

78.) I intermittently had to live without food, clean water,

79.) freedom, shelter from the elements, the right to vote for

80.) our elected officials, intimacy, privacy, a career, happiness,

81.) respect, hope, a formal education, peace, joy, family, friends,
82.) a drivers license, an automobile, private representation,
83.) public representation, Money, un-employment
84.) insurance, inspiration, the pursuit of happiness, safety, security
85.) and liberty. All named Defendant are guilty
86.) of U.S.C. Title 15 s. 8. Trust in restraint of import trade illegal;
87.) penalty. Each Defendant conspired with each other in restraint
88.) of lawful trade or commerce , and increased the market value
89.) of several shares of commerce goods and share holders earnings
90.) and revenues unlawfully. All Defendants are guilty of conspiracy
91.) of engaged importation of goods and commodities from
92.) a foreign country in violation of this section U.S.C. Title 15 8.
93.), I sustained traumatic emotional, physical and mental
94.) harm because of the named Defendants misconduct
95.) and violation of U.S.C. Title 15 s. 8. From 2005 to Present
96.) I intermittently had to live without food, clean
97.) water, freedom, shelter from the elements, the right to vote for
98.) our elected officials, intimacy, privacy, a career, happiness,
99.) respect, hope, a formal education, peace, joy, family, friends,
100.) a drivers license, an automobile, public representation, private

101.) representation, money, un-employment insurance,
102.) inspiration, the pursuit of happiness, safety, security
103.) and liberty. As a result of the Defendants violation
104.) of U.S.C. Title 15 s 8. The Co-Plaintiffs were overwhelmed
105.) with civil and criminal liability on part of the actions
106.) of the United States Senate (Judiciary Committee),
107.) United States Senate (Appropriations Committee).
108.) United States House of Representatives (Appropriations-
109.) Committee), United States House of Representatives (Judiciary
110.) Committee), United States Department of the Treasury,
111.) United States Department of Homeland Security, United States
112.) Department of Commerce, United States Department
113.) of Labor and The Administrative Office of The United States
114.) Courts. All named Defendant are guilty of U.S.C. Title 15 s. 9.
115.) Jurisdiction of courts; duty of United States Attorneys Procedures.
116.) Each Defendant and several District Courts Conspired with each
117.) other to not restrain violations of Section U.S.C Title 15 s 9.
118.) The Attorney General was unable to institute proceedings
119.) due to the named Defendants petitions and conspiracy.
120.) All Defendants are guilty of conspiracy of engaged importation of

121.) goods and commodities from a foreign country in violation of
122.) this section, I sustained traumatic emotional, physical and mental
123.) harm because of the named Defendants misconduct and
124.) violation of U.S.C. Title 15 s. 9. From 2005 to Present
125.) I intermittently had to live without food, clean
126.) water, freedom, shelter from the elements, the right to vote for
127.) our elected officials, intimacy, privacy, a career, happiness,
128.) respect, hope, a formal education, peace, joy, family, friends,
129.) a drivers license, an automobile, private representation
130.) public representation, money, un-employment insurance
131.) inspiration, the pursuit of happiness, safety, security
132.) and liberty. As a result of the Defendants
133.) violation of U.S.C. Title 15 s 9. The Co-Plaintiffs were
134.) Overwhelmed with civil and criminal liability on part of the
135.) actions of the United States Senate (Judiciary Committee),
136.) United States Senate (Appropriations Committee).
137.) United States House of Representatives (Appropriations-
138.) Committee). United States House of Representatives (Judiciary
139.) Committee), United States Department of the Treasury,
140.) United States Department of Homeland Security, United States

- 141.) Department of Commerce, United States Department
- 142.) Of Labor and The Administrative Office of The United States
- 143.) Courts.
- 144.) All named Defendant are guilty of U.S.C. Title 15 s. 13.
- 145.) Discrimination in Price, service or facilities. Each
- 146.) Defendant conspired with each other in the unlawful practice
- 147.) to directly and indirectly discriminate in price between different
- 148.) purchasers of commodities of like grade and quality sold for
- 149.) consumption or resale within the United States or any Territory.
- 150.) The Federal Trade Commission failed after due investigations and
- 151.) hearings regarding the named Defendants corporations Anti Trust
- 152.) violations to fix and establish quantity limits and advise the same
- 153.) to its findings necessary, as to a particular commodities or
- 154.) classes of commodities, where it found that available purchasers
- 155.) in greater quantities are so few as to render differentials on
- 156.) account thereof unjustly discriminatory or pro-motive of
- 157.) monopoly in any line of commerce in favor of named Defendants.
- 151. I sustained traumatic emotional, physical and
- 152.) mental harm because of the named Defendants misconduct
- 153.) and violation of U.S.C. Title 15 s.13. From 2005 to Present I

- 154.) intermittently had to live without food, clean water, freedom,
- 155.) shelter from the elements, the right to vote for our elected
- 156.) officials, intimacy, privacy, a career, happiness, respect, hope, a
- 157.) formal education, peace, joy, family, friends, a drivers license, an
- 158.) automobile, public representation, private representation, money,
- 159.) un-employment insurance inspiration, the pursuit of happiness,
- 160.) safety, security and liberty.
- 161.) As a result of the Defendants violation of U.S.C. Title 15 s 13.
- 162.) The Co-Plaintiffs were overwhelmed with civil and criminal
- 163.) liability on part of the actions of the United States United States
- 164.) Senate (Judiciary Committee), United States Senate
- 165.) (Appropriations Committee).United States House of
- 166.) Representatives (Appropriations-Committee).United States House
- 167.) of Representatives (Judiciary Committee), United States
- 168.) Department of the Treasury, United States Department of
- 169.) Homeland Security, United States Department of Commerce,
- 170.) United States Department of Labor and The Administrative
- 171.) Office of The United States Courts.
- 172.) All named Defendant are guilty of U.S.C. Title 15 s. 15.
- 185.) (a) Suits by persons injured.

186.) Each Defendant conspired with each other in antitrust
175.) Violations outlined in U.S.C. Title 15. s 2. through 13. in this case.
173.) Each Defendant conspired against me a person who was injured
174.) in my business as a investor, and as a result, my personal property
175.) was liquidated into charitable donations from the year 2005
176.) through 2009 due to limited personal and professional
177.) financial resources facilitated by the named Defendants
178.) Violations of U.S.C. Title 15.s 2 through 13. ; A felony.
179.) Each Defendant conspired in United States District Courts in
180.) California and District courts throughout the United States which
181.) I am classified as an agent and investor in class action suits
182.) and lead plaintiff in investigations. The named Defendants
183.) thwarted and hindered any and all recovery and damages of
184.) Three fold prescribed by law in respect to the controversy in
185.) question. As a result of the Defendants violation of U.S.C. Title
186.) 15 s 15. The Co-Plaintiffs were overwhelmed with civil and
187.) criminal liability on part of the actions of the United States Senate
188.) (Judiciary Committee), United States Senate (Appropriations
189.) Committee).United States House of Representatives
190.) (Appropriations-Committee).United States House of

191.) Representatives (Judiciary Committee), United States Department
192.) of the Treasury, United States Department of Homeland Security,
193.) United States Department of Commerce, United States
194.) Department of Labor and The Administrative Office of The
195.) United States Courts.

196.) All named Defendant are guilty of U.S.C. Title 15 s. 16.

185.) Judgments (a) Prima facie evidence; collateral estoppel.

197.) Each Defendant conspired against me and the Co-Plaintiffs

198.) In final judgments rendered in United States District Courts

199.) regarding Civil and Criminal proceedings on behalf of the United

200.) States under the anti-trust laws to the effect that the Defendants

201.) had Violated said laws produces by me and the Co-Plaintiffs

202.) As prima facie evidence against said Defendants. The rulings in

203.) In United States District Courts were not consent judgments

204.) or decrees entered before me or the Co-Plaintiffs testimony

205.) and evidence which had been taken prior to the rulings.

206.) All named Defendants construed to impose limitations of

207.) Criminal and Civil proceedings of collateral estoppel.

208.) It has been me and the Co-Plaintiffs intent to stop and thwart

209.) any and all violations of anti-trust laws under U.S.C. Title 15.

210.) As a result of the ongoing violations, the Federal Trade
211.) Commission could greatly profited under section 45 of this title
212.) which could give rise to a claim of relief under the antitrust laws
213.) to the named Defendants not me and the Co-Plaintiffs who
214.) initially brought rise to the claims of antitrust violations and
215.) produced prima facie evidence against said named Defendants
216.) and corporations.

217.) I sustained traumatic emotional, physical and mental harm
218.) because of the named Defendants misconduct and violation of
219.) U.S.C. Title 15 s.16. From 2005 to Present I intermittently had to
220.) live without food, clean water, freedom, shelter from the
221.) elements, the right to vote for our elected officials, intimacy,
222.) privacy, a career, happiness, respect, hope, a formal education,
223.) peace, joy, family, friends, a drivers license, an automobile,
224.) public representation, private representation, money, un-
225.) employment insurance, inspiration, the pursuit of happiness,
226.) safety, security and liberty. As a result of the Defendants
227.) violation of U.S.C. Title 15 s 16. The Co-Plaintiffs were
228.) Overwhelmed with civil and criminal liability on part of the
229.) actions of the United States Senate (Judiciary Committee),

- 230.) United States Senate (Appropriations Committee).
- 231.) United States House of Representatives (Appropriations-
- 232.) Committee).United States House of Representatives (Judiciary
- 233.) Committee), United States Department of the Treasury,
- 234.) United States Department of Homeland Security, United States
- 235.) Department of Commerce, United States Department
- 236.) Of Labor and The Administrative Office of The United States
- 237.) Courts.
- 238.) All named Defendant are guilty of U.S.C. Title 29 s. 186.
- 239.) Restrictions on Financial Transactions;(a) Payment or lending, etc.
- 240.) **Sections (3)**
- 241.) Each Defendant conspired with each other affecting commerce
- 242.) In excess of their normal compensation for the purpose of causing
- 242.) direct and indirect influence upon commerce. The named
- 242.) Defendants influenced several labor organizations which I was
- 243.) Directly and indirectly a member of and affiliated with
- 244.) between the year 2005 to Present. The labor organizations
- 245.) Which I was directly and indirectly associated with are the
- 246.) National Labor Relations Board, Air Line pilots Association,
- 247.) American Federation of Labor & Congress of Industrial-

- 248.) Organizations (AFL-CIO), Automobile, Aerospace &
- 249.) Agricultural Implement Workers of America Union United
- 250.) (UAW), Bakery- Confectionary- Tobacco Workers
- 251.) And Grain Millers International Union, Bricklayers and Allied
- 252.) Craft-Workers International Union (BAC), Brotherhood of
- 253.) Carpenters and Joiners of America United, Change to Win
- 254.) Coalition, Communication Workers of America (IUECWA),
- 255.) National Education Association, Brotherhood of International
- 256.), Electrical Workers, International Union of Operating engineers
- 257.) (IUOE), United Farm Workers of America, National Federation
- 258.)of Federal-Employees Federal District 1, International Association
- 259.) of Fire Fighters, Association of Flight Attendants, United Food
- 260.) and Commercial Workers Union International (Former Member),
- 261.) Glass- Molders-Pottery- Plastic & Allied Workers International
- 262.) Union, American Federation of Government Employees, Graphic
- 263.) Communications Conference/International Brotherhood of
- 264.) Teamsters, International Association of Iron Workers-Bridge
- 265.) Structural- Ornamental and Reinforcing, International Union
- 266.) of North American Laborers, National Association of Letter
- 267.) Carriers, Brotherhood of Locomotive Engineers and Trail men,

- 268.) Longshoremen's Association, International Association of
- 269.) Machinist and Aerospace Workers, Brotherhood of Maintenance
- 270.) Of Way Employees, United Mine Workers of America,
- 271.) American Federation of Musicians of the United States and
- 272.) Canada, Newspaper Guild-Communications Workers of America,
- 273.) American Nurses Association, International Union of Office and
- 274.) Professional Employees, International Painters and Allied Trade,
- 275.) United Association of Journeymen and Apprentices of the
- 276.) Plumbing and Pipe Fitting Industry of The United States and
- 277.) Canada, National Fraternal Order of Police, International
- 278.) Union of Police Associations, American Postal Workers
- 279.) Union, United Union of Roofers-Water Proofers & Allied
- 280.) Workers, Security-Police and Fire Professionals of America,
- 281.) Service Employees International Union, Sheet Metal Workers
- 282.) International, American Federation of State-County-and
- 283.) Municipal Employees, United Steel Workers of America,
- 284.) American Federation of Teachers, International Brotherhood
- 282.) Of Teamsters, International Alliance of Theatrical Stage
- 283.) Employees-Moving Pictures- Technicians-Artist and Allied
- 284.) Crafts of the United States -it's Territories and Canada,

285.) Amalgamated Transit Union, Transportation-Communication

286.) International Union, Transport Workers Union of America,

287.) National Treasury Employees Union, UNITE HERE, Union,

288.) American Civil Liberties Union, Writers Guild of America West.

289.) The named Defendants conspired and instituted for the purpose

290.) of Mutual help from the named Unions in this case Capital Stock

291.) and conducted profit to restrain me and the Co Plaintiffs.

292.) **Sections (4)**

293.) Each Defendant conspired with each other affecting labor

294.) Officers and employees of the named labor organization

294.) in this case negatively affecting commerce and trade in

295.) The United States with the intent to influence the unions

296.) actions and decisions regarding my cases in which me and the

279.) Co-Plaintiffs brought before them asking for help.

280.) I sustained traumatic emotional, physical and mental harm

281.) because of the named Defendants misconduct and violation of

282.) U.S.C. Title 29 s 186. (a) From 2005 to Present I intermittently

283.) had to live without food, clean water, freedom, helter from the

284.) elements, the right to vote for our elected officials, intimacy,

285.) privacy, a career, happiness, respect, hope, a formal

286.) education, peace, joy, family, friends, a drivers license, an
287.) automobile, public representation, private representation,
288.) money, un-employment insurance, inspiration, the pursuit of
289.) happiness, safety, security and liberty.
290.) As a result of the Defendants violation of U.S.C. Title 29 s 186. (a)
228.) The Co-Plaintiffs were overwhelmed with civil and criminal
229.) liability on part of the actions of the United States Standing
230.) Senate (Judiciary Committee), United States Senate Standing
231.) (Appropriations Committee).United States House of
232.) Representatives (Appropriations-Committee).United States House
233.) of Representatives Standing (Judiciary Committee), United States
234.) Department of the Treasury, United States Department of
235.) Homeland Security, United States Department of Commerce,
236.) United States Department of Labor and The Administrative
237.) Office of The United States Courts.
238.) All named Defendant are guilty of violation of U.S.C. Title 15 s.
239.) 18. Acquisition by one corporation of stock of another;
240.) (d) Commission Rules. Each Defendant including the Federal
241.) Trade Commission conspired against me and the Co-Plaintiffs to
242.) not work in concurrence of the Assistant Attorney General under

243.) the cusp of the Attorney General in accordance with section 553
244.) of Title 5: Rule Making. All Defendants including the Federal
245.) Trade Commission conspired to nullify the required notification
246.) under subsection (a) of this Title: Filing of this section should be
247.) in form and contain documentary material and information
248.) relevant to a proposed acquisition. This procedure was
249.) appropriate and necessary because the named Defendants-
250.) corporations had questionable credit ratings, pending civil
251.) litigation and were under criminal investigation due to prima facie
252.) evidence in which I and the Co-Plaintiffs produced beginning in
253.) the year 2005 to present. I ask the court due to the serious
254.) violations of the United States anti trust laws and disregard of the
255.) rule of law by all named defendant's under U.S.C. Title 5 s. 553
256.) Rule Making Procedures, that the courts please take into
257.) consideration that all defendant's actions were derived with
258.) malice and forethought. I ask that they all receive the maximum
259.) Penalty Under Title 15. s 3 prescribed by law for each violation
260.) and count. As a victim of the Defendants, I also ask the court to
261.) please impose the maximum Penalty under U.S.C. Title 15 s. 18
262.) (a); Premerger notification and waiting period (g) Civil penalty;

263.) compliance; of court. I respectfully ask the court to Reference the

264.) United States Department of Labor published June 2009

265.) statistics reporting 573.000 job losses for the United States in the

266.) first quarter of 2009. I am asserting that the actions of all named

267.) Defendants are a result of the surge in job losses in the United

268.) States due to the anti trust violations of U.S.C. Title 15 prescribed

269.) by law.

270.) I ask the court to invoke U.S.C. Title 15 s. 26 Injunctive relief

271.) for private parties; As a person, investor and agent, I am entitled

272.) to sue for and have injunctive relief, in any court in the United

273.) States having jurisdiction over the named parties- Defendants,

274.) against threatened loss or damage by the violation of antitrust

275.) laws, including sections U.S.C. Title 15 s 13., 14., 18. and 19. of

276.) this title, when and under the same conditions and principles

277.) as injunctive relief against is applicable due to the ongoing

278.) threatening conduct at present by all Defendants is un-negotiable.

279.) I am to date dependent to local churches for food. I have no home

280.) or resources to protect my life. I sustained traumatic emotional,

281.) physical and mental harm because of the named Defendants

282.) misconduct and violation of U.S.C. Title 15 s 13,14, 18 and

283.) 19. From 2005 to Present I intermittently had to live without

283.) food, clean water, freedom, helter from the elements, the right
284.) to vote for our elected officials, intimacy, privacy, a career,
285.) happiness, respect, hope, a formal education, peace, joy,
286.) family, friends, a drivers license, an automobile, public
287.) representation, private representation, money, un-employment
288.) insurance, inspiration, the pursuit of happiness, safety, security
289.) and liberty. All Defendants are guilty in conspiring to violate
290.) U.S.C. Code (Title 9) Arbitration Chapter 1 s5. Appointment of
291.) arbitrators or umpire If in the agreement provision be made for a
292.) umpire, such method of naming or appointing an arbitrator or an
293.) arbitrators or method shall be followed; but if no method be
294.) provided and any party thereto shall fail to avail himself or such
295.) method, or in any other reason there shall be lapse in the naming
296.) then of an arbitrator or arbitrators or umpire, or in fill in a
297.) vacancy, upon the application of either party to the controversy
298.) the court shall designate and appoint an arbitrator or arbitrators
299.) or umpire, as the case may require, who shall act under the
300.) said agreement with the same force and effect as if he or they
301.) had been specifically named therein; and unless otherwise
302.) provided in the agreement the arbitration shall be by a singe

303.) Arbitrator. All Defendants conspired and failed
304.) in their duty and violated U.S. Code (Title 9) Arbitration
305.) Chapter 1 s5. Appointment of arbitrators or umpire.
306.) I sustained traumatic emotional, physical and mental harm
307.) because of the named Defendants misconduct and
308.) violation of U.S.C. Title 5 Chapter 1 s 5.
309.) From 2005 to Present I intermittently had to live without
310.) food, clean water, freedom, helter from the elements, the right
311.) to vote for our elected officials, intimacy, privacy, a career,
312.) happiness, respect, hope, a formal education, peace, joy,
313.) family, friends, a drivers license, an automobile, public
314.) representation, private representation, money, un-employment
315.) insurance, inspiration, the pursuit of happiness, safety, security
316.) and liberty.
317.) All Defendants conspired to violate U.S.C. Code (Title 11)
318.) Bankruptcy- Subchapter IV-Administrative Powers
319.) s361.Adequite Protection(All Judgments, Debtors To The
320.) (Perales Estate) When adequate protection is required under
321.)Section 362,363, or 364 of this title of an interest of an entity in
322.) property, such adequate protection may be provided by –

323.) (1) requiring the trustee to make a cash payment or periodic cash
324.) payments to such entity, to the extent that the stay under section
325.) - 362 of this title, or any grant of a lien under section 363 of this
326.) title, or any grant of a lien under section 364 of this title results in
327.) a decrease of value of such entity's interest in such property.

328.) Several Corporations and individuals in my cases under U.S. and
329.) International law have or will receive judgments in the tens of
330.) millions of dollars. It is imperative that all assets including
331.) property be secured under U.S.C. Title (11) s361. At current
332.) the U.S. Department of the Treasury should have appointed
333.) a trustee acting on my behalf as an entity; (A) General
334.) Provisions/ an entity that directly or indirectly owns, controls, or
335.) holds with power to vote, 20 percent or more of the outstanding
336.) voting securities of the debtor, other than an entity that holds such
337.) securities (ii) solely to secure a debt, if such entity has not in fact
338.) exercised such power to vote.

306.) I sustained traumatic emotional, physical and mental harm
307.) because of the named Defendants misconduct and
308.) violation of U.S.C. Code (Title 11)

318.) Bankruptcy- Subchapter IV-Administrative Powers

319.) s361. Adequate Protection From 2005 to Present I intermittently
309.) had to live without food, clean water, freedom, shelter
310.), from the elements, the right to vote for our elected officials
311.), intimacy, privacy, a career, happiness, respect, hope, a formal
312.) education, peace, joy, family, friends, a drivers license,
313.) an automobile, public representation, private representation
314.), money, un-employment insurance, inspiration, the pursuit
315.) of happiness, safety, security and liberty.
316.) All Defendants Conspired to violate U.S.C. Code (Title 11)
317.) Bankruptcy - Subchapter IV-Administrative Powers
318.) s362. Automatic Stay(All Judgments, Debtors To The Perales
319.) Estate) (a) Except as provided in subsection (b) of this section, a
320.) petition filed under section 301,302, or 303 of this title or an
321.) application filed under section 5(a)(3) of the Securities Investor
322.) Protection Act of 1970 operates as a stay, applicable to all entities
323.) (1) of - the commencement or continuation, including the
324.) issuance or employment of process, of a judicial, administrative,
325.) or other action or proceedings against the debtor that was or
326.) could have been commenced before the commencement of the
327.) case under this title, or to recover a claim against a debtor that

328.) arose before the commencement of the case under this title.

329.) (2) the enforcement , against the debtor or against property of the

330.) estate, of a judgment obtained before the commencement of the

331.) case under this title; (3) any act to obtain possession of property

332.) of the estate, or of property from the estate or exercise control

333.) over property of the estate; (4) any act to create, perfect or enforce

334.) any lien against property of the estate; (5) any act to create,

335.) perfect, or enforce against property of the debtor nay lien to the

336.) extent that such lien secures a claim that arose before the

337.) commencement of the case under title; (6) any act to collect,

338.) assess, or recover a claim against the debtor that arose before the

339.) commencement of the case under this title; (7) the setoff of any

340.) debt owing to the debtor that arose before the commencement of

341.) the case under this title against any claim against the debtor; and

342.) (8) the commencement or continuation of a proceeding before the

343.) United States Tax court concerning the debtor.

344.) Several Corporations and individuals in my cases under U.S. and

345.) International law have or will receive judgments in the tens of

346.) millions of dollars. It is imperative that all assets including

347.) property be secured with an automatic stay under U.S.C. Title (11)

348.) s 362. At current to my knowledge the U.S. Department of the
349.) Treasury may have appointed a trustee acting on my behalf as an
350.) entity; (A) General Provisions/entity that directly or indirectly
351.) owns, controls, or holds with power to vote, 20 percent or more of
352.) the outstanding voting securities of the debtor, other than an entity
353.) that holds such securities (ii) solely to secure a debt, if such
354.) entity has not in fact exercised such power to vote.

355.) All Defendants Conspired to Violate U.S.C. Code (Title 11)

356.) Bankruptcy- Subchapter IV-Administrative Powers s363. Use, sale

357.) or lease of property(All Judgments, Debtors To The Perales

358.) Estate) (a) In this section "cash collateral" means cash, negotiable

359.) instruments, documents of title, securities, deposit accounts, or

360.) other cash equivalents whenever acquired in which the estate and

361.) an entity other than the estate have an interest and includes

362.) proceeds, products, offspring, rents, or profits of property and the

363.) fees, charges, accounts or other lodging properties subject to a

364.) security interest as provided in section 552(b) of this title, whether

365.) existing before or after the commencement under this title.

366.) (b)(1) The trustee, after notice and a hearing may use, sell or lease,

367.) other than the ordinary course of business, property of the estate.

368.) All Defendants and individuals in my cases under U.S. and
369.) International law have or will receive judgments in the tens of
370.) millions of dollars. It is imperative that all assets including
371.) property be secured with the use, sale, or lease of property and
372.) began **liquidation under U.S.C. Title (11) s363.** At current the
373.) U.S. Department of the Treasury may have appointed a trustee
374.) acting on my behalf as an entity; (A) General Provisions/entity
375.) that directly or indirectly owns, controls, or holds with power to
376.) vote, 20 percent or more of the outstanding voting securities of
377.) the debtor, other than an entity that holds such securities (ii)
378.) solely to secure a debt, if such entity has not in fact exercised
379.) such power to vote.

380.) As a result of violation U.S.C. Code (Title 11) Bankruptcy-
381.) Subchapter IV- Administrative Powers s363. From 2005
382.) to Present, I intermittently had to live without food, clean
383.) water, freedom, shelter, from the elements, the right to vote for
384.) our elected officials, intimacy, privacy, a career, happiness,
385.) respect, hope, a formal education, peace, joy, family, friends,
386.) a drivers license, an automobile, public representation,
387.) private representation, money, un-employment insurance,

388.) inspiration, the pursuit of happiness, safety, security and liberty.

389.) All Defendants Conspired to Violate U.S.C. Code (Title 11)

390.) Bankruptcy –Chapter 5- Subchapter I- Creditors and Claims s501.

391.) Filing of proofs of claims or interest (All Judgments, Debtors To

392.) The Perales Estate) (a) A creditor or an indenture trustee may file

393.) a proof of claim which has not been done. An equity security

394.) holder may file a proof of interest. Several Corporations and

395.) individuals in my cases under U.S. and International law have or

396.) will receive judgments in the tens of millions of dollars. It is

397.) imperative that all judgments have filing of proofs of claims or

398.) interest under U.S.C. Title (11) s 501. At current to my

399.) knowledge the U.S. Department of the Treasury may have

400.) appointed a trustee acting on my behalf as an entity; (A) General

401.) Provisions/entity that directly or indirectly owns, controls, or

402.) holds with power to vote, 20 percent or more of the outstanding

403.) voting securities of the debtor, other than an entity that holds such

404.) securities (ii) solely to secure a debt, if such entity has not in fact

405.) exercised such power to vote. As a result of violation U.S.C.

406.) Code (Title 11) Bankruptcy – Chapter 5- Subchapter I- Creditors

407.) and Claims s501. Filing of proofs of claims or interest to (All

408.) Judgments, Debtors to the Perales Estate which has not been done.

409.) From 2005 to Present, I intermittently had to live without food,

410.) clean water, freedom, shelter, from the elements, the right to vote

411.) for our elected officials, intimacy, privacy, a career, happiness,

412.) respect, hope, a formal education, peace, joy, family, friends,

413.) a drivers license, an automobile, public representation,

414.) private representation, money, un-employment insurance,

415.) inspiration, the pursuit of happiness, safety, security and liberty.

416.) All Defendants Conspired to Violate U.S.C. Code (Title 26) s

417.) 1017. Discharge of indebtedness (a) General Rule & (b) In

418.) General.

419.) As a result of violation U.S.C. Code (Title 26) s 1017.

420.) Internal Revenue Codes From 2005

421.) to Present, I intermittently had to live without food, clean

422.) water, freedom, shelter, from the elements, the right to vote for

423.) our elected officials, intimacy, privacy, a career, happiness,

424.) respect, hope, a formal education, peace, joy, family, friends,

425.) a drivers license, an automobile, public representation,

426.) private representation, money, un-employment insurance,

427.) inspiration, the pursuit of happiness, safety, security and liberty.

428.) All Defendants Conspired to Violate U.S.C. Code (Title 26)
429.) s 1023. Cross references see. U.S.C. (Title 26) s.301 Distributions
430.) of Property.
432.) As a result of violation U.SC. Code (Title 26) s 301.
433.) Internal Revenue Codes From 2005
434.) to Present, I intermittently had to live without food, clean
435.) water, freedom, shelter, from the elements, the right to vote for
436.) our elected officials, intimacy, privacy, a career, happiness,
437.) respect, hope, a formal education, peace, joy, family, friends,
438.) a drivers license, an automobile, public representation,
439.) private representation, money, un-employment insurance,
440.) inspiration, the pursuit of happiness, safety, security and liberty.
441.) All Defendants Conspired to Violate U.S.C. Code (Title 26)
442.) s 302. Distributions in redemption of stock.
443.) As a result of violation U.SC. Code (Title 26) s 302.
444.) Internal Revenue Codes From 2005
445.) to Present, I intermittently had to live without food, clean
446.) water, freedom, shelter, from the elements, the right to vote for
447.) our elected officials, intimacy, privacy, a career, happiness,
448.) respect, hope, a formal education, peace, joy, family, friends,

449.) a drivers license, an automobile, public representation,
450.) private representation, money, un-employment insurance,
451.) inspiration, the pursuit of happiness, safety, security and liberty.
452.) All Defendants Conspired to Violate U.S.C. Code (Title 26)
453.) s 305. Distributions of stock and stock rights.
454.) As a result of violation U.S.C. Code (Title 26) s 305.
455.) Internal Revenue Codes From 2005
456.) to Present, I intermittently had to live without food, clean
457.) water, freedom, shelter, from the elements, the right to vote for
458.) our elected officials, intimacy, privacy, a career, happiness,
459.) respect, hope, a formal education, peace, joy, family, friends,
460.) a drivers license, an automobile, public representation,
461.) private representation, money, un-employment insurance,
462.) inspiration, the pursuit of happiness, safety, security and liberty.
463.) All Defendants Conspired to Violate U.S.C. Code (Title 26)
464.) s 304. Redemption through use of related corporations (a) Treat-
465.) ment of certain stock purchases. (1) Acquisition by related
466.) corporations (other than subsidiary).
467.) As a result of violation U.S.C. Code (Title 26) s 304.
468.) Internal Revenue Codes From 2005

469.) to Present, I intermittently had to live without food, clean
470.) water, freedom, shelter, from the elements, the right to vote for
471.) our elected officials, intimacy, privacy, a career, happiness,
472.) respect, hope, a formal education, peace, joy, family, friends,
473.) a driver license, an automobile, public representation,
474.) private representation, money, un-employment insurance,
475.) inspiration, the pursuit of happiness, safety, security and liberty.
476.) All Defendants Conspired to Violate U.S.C. Code (Title 26)
477.) s 306. Internal Revenue Code
478.). Dispositions of certain stock (a) General rule (1)
479.) Dispositions other than redemptions.
480.) As a result of violation U.S.C. Code (Title 26) s 306.
481.) Internal Revenue Codes From 2005
482.) to Present, I intermittently had to live without food, clean
483.) water, freedom, shelter, from the elements, the right to vote for
484.) our elected officials, intimacy, privacy, a career, happiness,
485.) respect, hope, a formal education, peace, joy, family, friends,
486.) a driver license, an automobile, public representation,
487.) private representation, money, un-employment insurance,
488.) inspiration, the pursuit of happiness, safety, security and liberty.

489.) All Defendants Conspired to Violate U.S.C. Code (Title 26)

490.) s 311. Taxability of corporations on distribution.

491.) As a result of violation U.S.C. Code (Title 26) s 311.

492.) Internal Revenue Codes From 2005

493.) to Present, I intermittently had to live without food, clean

494.) water, freedom, shelter, from the elements, the right to vote for

495.) our elected officials, intimacy, privacy, a career, happiness,

496.) respect, hope, a formal education, peace, joy, family, friends,

497.) a driver license, an automobile, public representation,

498.) private representation, money, un-employment insurance,

499.) inspiration, the pursuit of happiness, safety, security and liberty.

500.) All Defendants conspired to conceal violations to U.S.C.

501.) Title 26 Internal Revenue codes many resulting in felonies.

502.) All named Defendants concealed the felonies and were

503.) accessories after the fact. The Internal Revenue Codes

504.) cited in this complaint occurred by the Defendants from

505.) the year 2006 to 2008.

506.) All Defendants Conspired to Violate U.S.C. Code (Title 22)

507.) Subchapter X – Nuclear Nonproliferation Controls.

508.) s. 2799 aa. Nuclear enrichment transfers.(a) Prohibitions;
509.) safeguards and management.
510.) As a result of violation U.S.C. Code (Title 22) s 2799.
511.) Subchapter X – Nuclear Nonproliferation Controls. From 2005
512.) to Present, I intermittently had to live without food, clean
513.) water, freedom, shelter, from the elements, the right to vote for
514.) our elected officials, intimacy, privacy, a career, happiness,
515.) respect, hope, a formal education, peace, joy, family, friends,
516.) a driver license, an automobile, public representation,
517.) private representation, money, un-employment insurance,
518.) inspiration, the pursuit of happiness, safety, security and liberty.
519.) All Defendants Conspired to Violate U.S.C. (Title 22)
520.) s 2804. Establishment of standards and criteria; publication in the
521.) Federal Register. (a) All named Defendants conspired in the
522.) failure of the Secretary of Commerce to not appropriately
523.) authorize, direct to establish and maintain standards, definitions,
524.) and criteria which are adequate to carry out the purposes of
525.) of section U.S.C. (Title 22) s 2802. (a) Federal recognition;
526.). Eligibility requirements.(1) a report by the Secretary of
527.) Commerce. And U.S.C. (Title 22) s 2803.(a) Congressional

528.) authorization; proposals. As a result of violation U.S.C.(Title 22)
511.) s 2804. Foreign Relations And Intercourse. From 2005
512.) to Present, I intermittently had to live without food, clean
513.) water, freedom, shelter, from the elements, the right to vote for
514.) our elected officials, intimacy, privacy, a career, happiness,
515.) respect, hope, a formal education, peace, joy, family, friends,
516.) a driver license, an automobile, public representation,
517.) private representation, money, un-employment insurance,
518.) inspiration, the pursuit of happiness, safety, security and liberty.
519.) All Defendants Conspired to Violate U.S.C. (Title 22) Chapter
520.) 43 – International Broadcasting s 2871. Congressional findings
521.) and declaration of purpose. All defendants conspired to violate
522.) united States policy to promote the right of freedom of opinion,
523.) and expression, including the freedom “ to seek and receive, and
524.) impart information and ideas through any media regardless of
525.) frontiers,” in accordance of article 19 of the Universal Declaration
526.) of Human Rights. As a result of violation U.S.C.(Title 22)
527.) Chapter 43 – International Broadcasting s 2871.
528.) Foreign Relations And Intercourse. From 2005
529.) to Present, I intermittently had to live without food, clean

530.) water, freedom, shelter, from the elements, the right to vote for
531.) our elected officials, intimacy, privacy, a career, happiness,
532.) respect, hope, a formal education, peace, joy, family, friends,
533.) a driver license, an automobile, public representation,
534.) private representation, money, un-employment insurance,
535.) inspiration, the pursuit of happiness, safety, security and liberty.
536.) As a result of the named Defendants violation of U.S.C. (Title
537.) 22) starting in the year 2005 to present The United States Of
538.) America facilitated injurious acts upon me as an individual and
539.) produced unfriendly relations in other countries around the world.
540.) All Defendants conspired to violate U.S.C. Code (Title 5) s 554.
541.) Adjudications. At no point from the year 2005 to present have I
542.) been informed regarding the controversy in questions or notified
543.) of any moving party adjudications hearings or notices with intent.
544.) As a result of violation U.S.C. (Title 5) s 554. Adjudications
527.) Government Organization And Employees. From 2005
528.) to Present, I intermittently had to live without food, clean
529.) water, freedom, shelter, from the elements, the right to vote for
530.) our elected officials, intimacy, privacy, a career, happiness,
531.) respect, hope, a formal education, peace, joy, family, friends,

532.) a driver license, an automobile, public representation,

533.) private representation, money, un-employment insurance,

534.) inspiration, the pursuit of happiness, safety, security and liberty.

- 1.) Honorable Clerk of the Court I am asking relief in the amount
- 2.) of \$ 125.000.000.000.00 dollars (One hundred and Twenty Five
- 3.) Billion U.S. Dollars to be divided amongst the Plaintiff me and
- 4.) the Co- Plaintiffs citing the violations to the United States Codes
- 5.) in which were noted and submitted to the court in this Complaint
- 6.) as to the Court deems applicable and just.
- 5.) Upon the ruling and said judgments I ask to enter a plea of
- 6.) Collateral estoppel on all U.S.C. rules in which were violated and
- 7.) outlined in this complaint ; in order to protect the interest of all
- 8.) Plaintiffs including the United States of America.
- 9.) The End.

UNITED STATES DISTRICT COURT
FOR THE
DISTRICT OF VERMONT

AZael Dythian Perales (*Presiding Chief Counsel & Plaintiff*)

Post Office Box 501
Fullerton, California 92836

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DEPARTMENT OF JUSTICE / United States Parole

Commission Division /
Attorney General – Mr. Eric H. Holder, Jr.
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Plaintiff(s),

VS.

Docket No. _____

Lowe's Companies, Incorporated

President & Chief Executive Officer - Mr. Robert A. Niblock
Qualified Benefits Plans, PR9
Post Office Box 1111
North Wilkesboro , North Carolina 28656

Wal-Mart Stores, Incorporated

President & Chief Executive Officer - Mr. Mike Duke
702 SW 8th Street
Bentonville , Arkansas 72716-8611

Sam's Club, Company- A Division of Wal-Mart, Incorporated

President & Chief Executive Officer - Mr. Brian Cornell
608 SW 8th St.
Bentonville , AR 72712-6097

MetLife Stable Value, Company

President & Chief Executive Officer - Mr. C. Robert Henrikson
200 Park Ave.
New York , NY 10166-0188

Vanguard Conservative Growth, Incorporated

President & Chief Executive Officer - Mr. F. William McNabb III
20 Burton Hills Blvd., Ste. 100
Nashville , TN 37215

Vanguard Moderate Growth, Incorporated

President & Chief Executive Officer - F. William McNabb III
20 Burton Hills Blvd., Ste. 100
Nashville , TN 37215

Vanguard Growth, Incorporated

President & Chief Executive Officer - Mr. F. William McNabb III
20 Burton Hills Blvd., Ste. 100
Nashville , TN 37215

Vanguard Institutional Index, Incorporated

President & Chief Executive Officer - Mr. F. William McNabb III
20 Burton Hills Blvd., Ste. 100
Nashville , TN 37215

Fidelity Equity Income, Incorporated

100 Crosby Parkway
Covington , KY 41015
President & Chief Executive Officer - Mr. Edward Crosby Johnson III

Fidelity Magellan

100 Crosby Parkway
Covington , KY 41015
President & Chief Executive Officer - Mr. Edward Crosby Johnson III

American Century Ultra, American Century Investments
Incorporated

PO Box 419200
Kansas City, MO 64141-6200
President & Chief Executive Officer - Mr. Jonathan Thomas

American Century Value, Incorporated American Century
Investments Incorporated

PO Box 419200
Kansas City, MO 64141-6200
President & Chief Executive Officer - Mr. Jonathan Thomas

T. Rowe Price Mid –Cap Growth, Incorporated

President & Chief Executive Officer - Mr. James Kennedy
100 East Pratt Street
Baltimore, Maryland 21202

Franklin Bal. Sheet Inv., Franklin Resources Incorporated

President & Chief Executive Officer - Mr. Gregory E. Johnson
One Franklin Parkway
San Mateo, CA 94403

Pioneer Growth Opportunity, Pioneer Investment Management
Incorporated

President & Chief Executive Officer – Mr. Daniel K. (Dan)
Kingsbury

30 Dan Rd.
Canton, MA 02021-2809 &

60 State Street
Boston, MA 02109

American Century International, American Century Intl Growth C
Incorporated

President & Chief Executive Officer - Mr. Jonathan Thomas
4500 Main Street
Kansas City MO 64111

Lowe's Stock, Incorporated

President & Chief Executive Officer Mr. Robert A. Niblock
Qualified Benefits Plans, PR9
Post Office Box 1111
North Wilkesboro , North Carolina 28656

Administrative Office Of The United States Court

Director – Mr. James C. Duff
Washington, D.C. 20544

United States Department Of Labor

U.S. Secretary Of Labor – Ms. Hilda L. Solis
200 Constitution Avenue , N.W.
Washington, D.C. 20210

United States Department Of Commerce

U.S. Secretary Of Commerce – Mr. Gary Locke
1401 Constitution Avenue, N.W.
Washington, D.C. 20230

United States Department Of Homeland Security

U.S. Secretary Of Homeland Security – Ms. Janet Napolitano
Washington, D.C. 20528

United States Department Of The Treasury

U.S. Secretary of The Treasury – Mr. Timothy F. Geithner
1500 Pennsylvania Avenue, N.W.
Washington, D. C. 20220

United States House Of Representatives (Judiciary Committee)

Chairman – Mr. John Conyers, Jr.
2138 Rayburn House Office Building
Washington, D.C. 20515

United States House Of Representatives (Appropriations-
Committee)

Chairman – Mr. David R. Obey
H 218 Capitol Building
Washington, D.C. 20515

United States Senate (Judiciary Committee)

Chairman – Mr. Patrick J. Leahy
224 Dirksen Senate Office Building
Washington, D.C. 20510

United States Senate (Appropriations Committee)

Chairman – Mr. Robert C. Byrd
S 128 Capitol Building
Washington, D.C. 20510

Defendant(s),